

**FILED**

1. In your complaint, you have named Sgt. Heather Broxton as a defendant.  
 AUG 23 2019 State exactly what it is that this defendant personally either did or failed

CLERK, U.S. DISTRICT COURT  
 WESTERN DISTRICT OF TEXAS  
 BY DEPUTY CLERK  
 do while acting under color of state law that you believe violated your constitutional rights, and when. Specifically state each and every injury, harm, damage or other adverse consequence which you suffered as a result of the acts or omissions of this defendant. Be specific.

~~Claims of the Plaintiff: Deliberate Indifference, Intimidation of 5th Amendment Right to Remain Silent~~  
~~Deliberate Indifference, By Denying, Denying Access to Cerebral Program.~~

~~Negligent By Intimidation of 5th Amendment Right to Remain Silent, Not Bear With~~  
~~Not Intimidation Self, By her own Assertion PER I-O-C Attached here, Basically~~

Tell me A citizen of United States of America To Cooperate w/ outside law enforcement or face additional 2 yrs Confined to Admin. Segregation with an 5th Amendment. Again Come Renunciation and disassociation is only avenue for 5th to Re-Enter General Population. Which would allow one to Pursue educational, vocational, Religious Advancements. As entitling one to certain privileges such as Contact VISIT, Phone Privileges, more Rec-Room Time etc

I've tried to Go To Cerebral 4x5 Now to No Avail. So on 2-25-19 Sgt. Broxton Not 1 time even Advised me who I was headed to see. Nor that failure to Cooperate would cost me Cerebral status. Actually After exiting Interrogation Sgt Broxton Advised I needed to talk to Them or They would Come me like Fu feels like They did Some other Female named Shick.

As I've clearly stated In Circumstances Broxton was used to Get me Into Room, So I'd Act Impulsively or Incriminate self or expose Defense I intend to use. Only Reasoning for said Interrogation I was Handcuffed New was Informed or provided A way Out of Room. Then 4-months later served this I-O-C. This Policy or Procedure Violates my 5th Amendment.

What does it NOT Intend on it ?? Harm=forced to live in unsanitized conditions not allowed to further education, vocational trades, Cold meals - kept out General Population. Subjected to differential treatments. Local mail being Open Outside of Presence. Multiple Cell Searches. Mail Gathering Outgoing - In coming for

Case 6:19-cv-00458-ADA Document 7 Filed 08/23/19 Page 2 of 19  
was unkind. Was never allowed to see family or friends. Eventually sent to Guantanamo, subjected to cleaning up after  
Guantanamo with documented AIDS. Hep C. Went SPII kits. I've content Hep C  
while in prison. Spent 7 yrs on High Security No direct sunlight, 911.  
Years without seeing, hearing a television, 10 1/2 yrs No Contact  
visits. Never Rec. educational, vocational or even Church Services  
I've suffered enough injustices due to SPI designation & Admin Seco.  
Clearly I.O.C speaks volumes as to what sent me. Basic & Clearly It states work without enforcement - or set in segg.  
Now work enforcement did not come here with immediate immunity,  
downward departure agreements, SATIS values. No Indictment Present.  
So only local elimination was to do Harm NOT Good -  
Other was SETT H. BROXTON Played Part Then Willingly, knowingly,  
Intelligence Then & Now!! Procedures & Policies or made up False  
Procedures that Directly Violate One's Assertion or 5th Amend Rgt  
Is this Act legal?? Request a Jury in this matter as  
well as a discovery of SPI file, emails between Broxtton &  
Mr. Jay HART that lead up to collective Collaboration in this decision



# INTER OFFICE COMMUNICATIONS

## TEXAS DEPARTMENT OF CRIMINAL JUSTICE

TO: Offender Ballentine, Garland #1567826

DATE: 6/11/19

 FROM: Sgt. H. Broxton  
 SECURITY THREAT GROUP OFFICE  
 A. D. HUGHES UNIT

 SUBJECT: Disassociation Investigation  
 Discontinued Notification

This notification is to inform you that your disassociation investigation has been discontinued due to:

☐ The disassociation investigation has been terminated at your request.

☐ It has been determined you are still active in your gang.

☒ Other: Failure to cooperate with outside law enforcement regarding Aryan Circle investigation.

You will be eligible to resubmit a request to initiate a new Disassociation Investigation one year from this date.

Basically because I have NO 5th Amend Rights!! Co-operate w/ Law Agency  
 OR NEVER Get Out Admin. Segregation. ~~Interference with my Rights!!~~

A Prison Regulation that Infringes on a Prisoners Constitutional Rights must  
 be "Reasonable" Related to legitimate Penological Interest. Several Factors  
 are Relevant Determine if Regulation is Reasonable. 1.) Whether a valid-  
 Rational Connection exist between the Regulation and legitimate Interest that  
 would be Advanced by its enactment. 2) Whether Alternative means of addressing  
 the asserted Right would remain available. 3) whether Accumulation of asserted Right  
 would Adversely Affect Guards, Inmates, or Prison Resources. This serves NO  
 Penological Interest -

2. In your complaint, you have named Jay Hart as a defendant. State exactly what it is that this defendant personally either did or failed to do while acting under color of state law that you believe violated your constitutional rights, and when. Specifically state each and every injury, harm, damage or other adverse consequence which you suffered as a result of the acts or omissions of this defendant. Be specific.

In Cases Including Inherently Dangerous Activities, The employer is often said to have a "nondelegable duty" to see that A Reasonable Care is used to perform the work in A Safe Manner. The Duty is Nondelegable in the sense the Supervisor or employer is liable whenever it is breached, even when supervisor may have used the utmost care to entrust its performance to A Competent employee, fellow worker etc. To my best knowledge MR. Jay Hart is the Security Threat Group Management Officer. (Steroid) Benito Resendiz for the Collective Contributors decision making of discontinuation of my Cease Renunciation and disassociation (CeRAD) Process. Basically forcing me to Co-operate with law enforcement. ~~Interfering on my const. Rights to remain silent, not bear witness against me, and self, not incriminate self.~~ OR Be faced with Additional 2 yrs of Administrative Segregation as I have a (SGL) Security Threat Group designator. Having been in Admin Seg. 10 1/2 yrs subjected to cruel and inhuman punishment. Not receiving equal rights as others. Such as contact visits w/family, educational, vocational opportunities, phone, religious privileges. I'm forced to live in unsanitized living conditions. Shower on 3 section C-pod 12 build. has black mold. Served cold uncooked food - spoiled @ times. Roaches/ants infestations. Unclean dormroom, rec areas - from 8-9-19, Till 8-14-19. Went 5 days no clean towels, socks, Courts have held if an act is deliberate, wilful or with reckless disregard for safety of person ought to be a fact to be decided by courts & jury. ~~Claims, cruel and inhuman punishment.~~ Forced Interrogation. Violation of ~~Fourth Rights~~ 5th, 14th, 17th. Overhearing will 2-25-19. As well as Resp. for Attached I-O-C. From 6-11-19. I Fall under ~~A certain with disabilities~~ In mental health program



Starred, Corresme, Interrogation 2-25-19.

Res. Collections decision MONTLE. I-O-C. 6-11-19.

"Overbore will" Refusine to Allow me to Go to G.R.A.D.

Bease ONLY Avenue for SGR to be Released to General Population

currently deny Therapeutic Diversion, MENTAL Health

Program due to effects of Prolong Exposure to Solitary  
Confinement. Duration of 10 1/2 yrs.

Claim = ~~Negligence~~ I-O-C speaks for itself, Actions of decision maker  
Handed down By MR. JIM HART SGRMO. See Attached IGO Request.

Board Criteria/Process Sheet Attached to 1983. No where does  
It state as Part of Criteria one must work with outside  
Agencies. Clearly this demonstrates ~~Deliberate Indifference~~,  
CLAIM

Bease Undiscern, selective in who they allow to Go to  
G.R.A.D.!!

Denying, prolonging one ability to Go to G.R.A.D. program.



# INTER OFFICE COMMUNICATIONS

## TEXAS DEPARTMENT OF CRIMINAL JUSTICE

TO: Offender Ballentine, Garland #1567826      DATE: 6/11/19

FROM: Sgt. H. Broxton  
SECURITY THREAT GROUP OFFICE      SUBJECT: Disassociation Investigation  
A. D. HUGHES UNIT      Discontinued Notification

This notification is to inform you that your disassociation investigation has been discontinued due to:

☐ The disassociation investigation has been terminated at your request.

☐ It has been determined you are still active in your gang.

☒ Other: Failure to cooperate with outside law enforcement regarding Aryan Circle investigation.

You will be eligible to resubmit a request to initiate a new Disassociation Investigation one year from this date.

Note: Being told to either work with law enforcement or get in Admin. Segregation. "ONLY" way for me to get out is Good Program.

Spent 1 yr from 6-11-19. Means I'm eligible to Re-sign up 6-11-2020  
Then I must do a 1-yr Interdication over. So That's 24 months  
of Added Solitary Confinement - When In fact I been in Admin  
Segregation since March of 2009..

This Interdication Took Place 2-25-19 Alfred Hughes Unit See Grievance #  
2019088782 Attached to 1983 Complaint. Filed on 3-5-19..

OSGT. BROXTON. Date: 7-17-19. Cell. C-35  
Name: Garland Bailettine # 1567826

Who is stereo name for Huntsville over seeing  
The decision to discontinue my Card Trust Man??  
so mom can contact'em... "THANKS"

Jay Hart

Answered by Sgt. Beotton!

**JPAY** Tell your friends and family to visit [www.jpay.com](http://www.jpay.com) to write letters and send money!

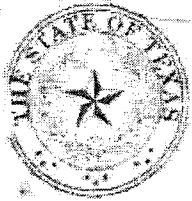
3. In your complaint, you have named Vickie Cundiff as a defendant. State exactly what it is that this defendant personally either did or failed to do while acting under color of state law that you believe violated your constitutional rights, and when. Specifically state each and every injury, harm, damage or other adverse consequence which you suffered as a result of the acts or omissions of this defendant. Be specific.

~~claim 2~~ Deliberate Indifference, Gross Negligence..  
 On 3-5-19 I filed Step 1 Grievance # 2019088728 followed by Step 2 # 201908872 Both are Attached to this document. These two are based solely from Stated, Coercive forced Termination that took place on 2-25-19 @ the Alfred Hughes Mental Health Program. On 6-11-19 I'm served I-O-C. that's Attached to Document of Steven John Harris Complaint. I then attempted to exhaust my Admin Remedies by appealing decision to discontinue Rehab Reevaluation and Disassociation Program. A whole diff Issue then Grievance # 2019088728 that took place in February of 2019. So a Grievance filed on March 5, 2019 - AS NO POSSIBILITY to be Redundant to an Issue arising in June 11-2019. To assert such claims is False, misleading & An deliberate Act.. Only to promote An Act of Deliberate Indifference, Negligence of one who did NOT exercise due diligence. Plaintiff alleges this Act as a means to deny, prolong or hinder his efforts to Pursue A legal Claim, as well as create lost opportunities, which holds Mrs. Cundiff liable for Negligence that deprived me of chance to obtain some type of Appeal or Redress to Grievance # 2019139091. As <sup>well</sup> of 2019142775 Denied to Process under fraudulent Claims of Redundancy Reference to A Grievance filed in March 2019. That has NOTHING to do w/ Appeal of discontinuation of Rehab Process in June 2019. Her failure to Act caused irreparable harm as I'm now Time Barred. AS clearly 15 days has expired. Thus I'm afforded NO Right to Appeal, Due to Unprocessed Grievances!! Her Actions are Deliberate, False, misleading And Gross Negligent behavior Due to Two more yrs of Civil Unit, Punish me - Request A Jury Trial in this matter!!

Palmer v. Johnson 193 Fed. 346 (5th Cir 1999)

Grievance Forms Attached 3-Px





Texas Department of Criminal Justice

# STEP 1 OFFENDER GRIEVANCE FORM

## OFFICE USE ONLY

Case #: 2019088782Date Received: 4-14-19Date Due: 4-14-19Grievance Code: 211Investigator ID #: FZ387Extension Date: APR 11 2019Date Retd to Offender: APR 11 2019

Offender Name: Coakland Ballentine III TDCJ# 1567826  
 Unit: Alfred Hughes Unit Housing Assignment: A-25 12 Build.  
 Unit where incident occurred: Alfred Hughes Unit

You must try to resolve your problem with a staff member before you submit a formal complaint. The only exception is when appealing the results of a disciplinary hearing.

Who did you talk to (name, title)? STE, DIS, ATE, Feds, Chaplain, etc.

When? 2-25-19

What was their response? INTERROGATED, CORRECTIVE, STAYED ENVIRONMENT

What action was taken? My Rights Violated by Tdcj employees.

State your grievance in the space provided. Please state who, what, when, where and the disciplinary case number if appropriate

FIRST I AM IN A PHYSIC PROGRAM, BEEN IN ADD SNG 10 1/2 YRS... AT NO TIME SHOULD I BE QUESTIONED W/OUT COUNSEL. LOW IQ, LOW educational level. I experienced Anxiety while in Room full of people. This Interrogation consisted of a staged environment in DIS Camps, even being ENVOLED to begin with. 2) I WAS NOT EVEN NOTIFIED OF WHAT I WAS WALKING INTO OR ASKED IF I WANTED TO TALK TO THESE PEOPLE. STE, SUTHERLAND ROLLED UP - PAPPED VOT - TOLD ME SHIP OUT. AS IF ONE DONT COMPLY I LOSE MY CORRED STATUS. SO I WAS FORCED TO PUT CELL. THEN HANDCUFFED & PLACED IN A ROOM WITH THESE PEOPLE RAPED. I AM EXPERIENCING Sleep deprivation due to FACT - THESE INDIVIDUALS TRIED TO GET ME TO INCRIMINATE MYSELF THE WHOLE ORDEAL WAS A COERCIVE Atmosphere And Staged. I'D LIKE TO HAVE NAMES OF ALL INDIVIDUALS IN ROOM, Plus Asking They work for, Why was I NOT TOLD AT CELL FRONT WHAT WAS GOING ON, I WAS NOT GIVEN AN OPTION AT ALL. I DID NOT FULLY COMPREHEND WHAT WAS GOING ON, TAKES ME A MIN TO GRASP THINGS ALL THIS WAS SPECIFICALLY TO ELICIT INCORPORATING Responses FROM ME. Even tho I displayed An Unequivocal Assertion of Right to Remain Silent. Interrogation ended cause Dmg Trn force dude said - I WAS ASKED 3 Questions, I WAS GETTING NO WHERE. You people clearly have Taken Political and Financial Disadvantages. Closely To be In mental Health program - I suffer A disability of EQUAL PROTECTIONS. Tdcj & These OFFICERS clearly have Violated These Rights. I MUST BE AROUND THAT MANY PEOPLE SINCE 9-13-08

N/A

"copy"

COPY

N/A

Action Requested to resolve your Complaint.

In the copy of paper I 1/2 signed also names of people involved in this interview. I agree they represent. Why was I not given a choice to go about this?

Offender Signature:

Gerald Valentine III

Date: 3-4-19

Grievance Response:

THE INVESTIGATION REVEALED THAT ON THE DAY IN QUESTION YOU WERE ESCORTED BY OFFICER M. SOUTHERLAND AND SGT. H. BROXTON TO SPEAK WITH OUTSIDE LAW ENFORCEMENT. YOU WERE NOT INTERVIEWED BY STG STAFF AT ANYTIME THAT DAY. NO FURTHER ACTION WARRANTED.

Signature Authority:



Date: 4-10-19

If you are dissatisfied with the Step 1 response, you may submit a Step 2 (I-128) to the Unit Grievance Investigator within 15 days from the date of the Step 1 response. State the reason for appeal on the Step 2 Form.

Returned because: \*Resubmit this form when the corrections are made.

- ☐ 1. Grievable time period has expired.
- ☐ 2. Submission in excess of 1 every 7 days. \*
- ☐ 3. Originals not submitted. \*
- ☐ 4. Inappropriate/Excessive attachments. \*
- ☐ 5. No documented attempt at informal resolution. \*
- ☐ 6. No requested relief is stated. \*
- ☐ 7. Malicious use of vulgar, indecent, or physically threatening language. \*
- ☐ 8. The issue presented is not grievable.
- ☐ 9. Redundant. Refer to grievance # \_\_\_\_\_
- ☐ 10. Illegible/incomprehensible \*
- ☐ 11. Inappropriate. \*

UGI Printed Name/Signature: \_\_\_\_\_

Application of the screening criteria for this grievance is not expected to adversely affect the offender's health.

Medical Signature Authority: \_\_\_\_\_

I-127 Back (Revised 11-2010)

**OFFICE USE ONLY**

Initial Submission UGI Initials: \_\_\_\_\_

Grievance #: \_\_\_\_\_

Screening Criteria Used: \_\_\_\_\_

Date Recd from Offender: \_\_\_\_\_

Date Returned to Offender: \_\_\_\_\_

1<sup>st</sup> Submission UGI Initials: \_\_\_\_\_

Grievance #: \_\_\_\_\_

Screening Criteria Used: \_\_\_\_\_

Date Recd from Offender: \_\_\_\_\_

Date Returned to Offender: \_\_\_\_\_

2<sup>nd</sup> Submission UGI Initials: \_\_\_\_\_

Grievance #: \_\_\_\_\_

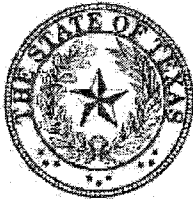
Screening Criteria Used: \_\_\_\_\_

Date Recd from Offender: \_\_\_\_\_

Date Returned to Offender: \_\_\_\_\_

**COPY**

Appendix F



Waive time frame

Texas Department of Criminal Justice

**STEP 2****OFFENDER  
GRIEVANCE FORM**

Offender Name: GARLAND BENTON TDCJ # 1567826  
 Unit: Alfred Hughes Unit Housing Assignment: C-35 12 build  
 Unit where incident occurred: Alfred Hughes Unit, CATS Unit TX.

**OFFICE USE ONLY**

Grievance #: 2019088782  
 UGI Recd Date: 5-21-19  
 HQ Recd Date: MAY 28 2019  
 Date Due: 10-30  
 Grievance Code: 211  
 Investigator ID#: 12704  
 Extension Date: \_\_\_\_\_

You must attach the completed Step 1 Grievance that has been signed by the Warden for your Step 2 appeal to be accepted. You may not appeal to Step 2 with a Step 1 that has been returned unprocessed.

Give reason for appeal (Be Specific). I am dissatisfied with the response at Step 1 because...

It doesn't address, nor answer the step one @ all. However it does validate - The staged coercive interrogated Tdcj played part in. 1.) By Assistance STG escorted me, Hughes Unit has escort bosses for that, does it not?? STG Brixton there was used as element to get me out cell knowing I wouldn't refuse to come out - If they came to check. (Due to Carol Inquest)

Step one does not even answer who all was in Room No. what Agency they represented - Being they are not on employee roster in law library, = Need to obtain names of individuals as well as Agency they represented in order to proceed in 1983 complaint. As step one clearly states my Constitutional Rights were in fact violated, I was not equally protected while in Tdcj custody.

NIA

**COPY****COPY**



Offender Signature: Carland Ballester IIIDate: 4-21-19

Grievance Response:

Step 1 has addressed your concerns. No further action warranted.

M. Lewandowski, PSI, Offender Grievance

Signature Authority: MLDate: 6/6/19

Returned because: \*Resubmit this form when corrections are made.

- ☐ 1. Grievable time period has expired.
- ☐ 2. Illegible/Incomprehensible.\*
- ☐ 3. Originals not submitted.\*
- ☐ 4. Inappropriate/Excessive attachments.\*
- ☐ 5. Malicious use of vulgar, indecent, or physically threatening language.
- ☐ 6. Inappropriate.\*

CGO Staff Signature: \_\_\_\_\_

## OFFICE USE ONLY

Initial Submission

CGO Initials: \_\_\_\_\_

Date UGI Recd: \_\_\_\_\_

Date CGO Recd: \_\_\_\_\_

(check one) ☐ Screened ☐ Improperly Submitted

Comments: \_\_\_\_\_

Date Returned to Offender: \_\_\_\_\_

2<sup>nd</sup> Submission

CGO Initials: \_\_\_\_\_

Date UGI Recd: \_\_\_\_\_

Date CGO Recd: \_\_\_\_\_

(check one) ☐ Screened ☐ Improperly Submitted

Comments: \_\_\_\_\_

Date Returned to Offender: \_\_\_\_\_

3<sup>rd</sup> Submission

CGO Initials: \_\_\_\_\_

Date UGI Recd: \_\_\_\_\_

Date CGO Recd: \_\_\_\_\_

(check one) ☐ Screened ☐ Improperly Submitted

Comments: \_\_\_\_\_

Date Returned to Offender: \_\_\_\_\_



## Texas Department of Criminal Justice

12C-35

## STEP 1

OFFENDER  
GRIEVANCE FORM

## OFFICE USE ONLY

Grievance #: \_\_\_\_\_

Date Received: \_\_\_\_\_

Date Due: \_\_\_\_\_

Grievance Code: \_\_\_\_\_

Investigator ID #: \_\_\_\_\_

Extension Date: \_\_\_\_\_

Date Retd to Offender: \_\_\_\_\_

Offender Name: Garland Bairentine # TDCJ # 1567826Unit: Alfred Hughes Unit Housing Assignment: C-35Unit where incident occurred: Alfred Hughes Unit

You must try to resolve your problem with a staff member before you submit a formal complaint. The only exception is when appealing the results of a disciplinary hearing.

Who did you talk to (name, title)? LT. VAAS, When? 6-12-19What was their response? He'd notify Sgt Baxton, I need to see her.What action was taken? None.

State your grievance in the space provided. Please state who, what, when, where and the disciplinary case number if appropriate

ON 2-25-19 I WAS pulled OUT By SGT BAXTON & C.O. SUTHERLAND. AT FIRST I THOUGHT IT WAS CELL SEARCH. ANYHOW I'm taken to Room for Staged Interrogation. See grievance # 2019088782. Thing is Now All of Sudden 6-11-19. I REC I-O-C. Saying my Grand INVEST been Discontinued. Due To "OTHER" Failure To Cooperate With OUT-Side Law Enforcement. "First" I've been IN-ACTIVE for yes, I answered their questions IN regards to my SELF! Sorry IF it was NOT what They wanted to hear. Second - I have A 5th Amendment Constitutional Right, One should NOT be compelled in ANY Criminal Case to be witness AGAINST him SELF. A Right To Remain Silent, NOT TO Incriminate ONE'S SELF. I Had NO lawyer present & answered questions AGAINST my WILL AS TO DISCONTINUE my STAY INVEST w/out having been found to be ACTIVE - IS UNLAWFUL. AS I've attached Grand Criteria & process to THIS STEP 1. ALSO where on There does it state One must Cooperate with Law Enforcement of Outside Agencies. NOR WAS I informed OF Such by Neither SGT. BAXTON or SUTHERLAND. Like I said I was NOT even informed who I was going to see, so I was blind sided by some individuals who NOW ARE VIOLATING my CONSTITUTIONAL RIGHTS. I BEEN IN SGT 10 1/2 yrs, every Time I sign up for Grand 4 xs NOW - every Time I get Kicked OFF FOR NO REASON. A PATTERN has developed here folks! It's CRUEL, UN-Usual punishment, VIOLATING civil RIGHTS OF LAW, AS WELL AS my 5th Amend Right. I need The STENO to be removed to FILE A 1983 ON SGT BAXTON'S STENO. AS WELL AS TDCJ. I've been NOTHING to WARRANT to be terminated from Grand INVEST. Clearly Courts have Held One has 5th Amend Rights. I've been Subjected to DIFFERENT treatment By being Moved more Than Others, have had my legal mail opened OUTSIDE of my presence.

COPY



Have had my mail tossed about on step desk & forgotten to be mailed out for 2 weeks at a time. Subjected to multiple cell searches. Always have I complied w/ step regulations, followed criteria to best of my knowledge, I could've made up lies to officers, yet I'm not that type of person. The whole point of that ~~step~~ **COERCIVE** custodial interrogation was 1) to get me to incriminate myself. 2) see what type of defense I had 3) force me to lie on others or my self to appease their assumptions. That interview violated my rights, as this I.O.C. And disqualification of good does. Please Return Good process sheet that's attached to step 1 when it's processed. I'll need to have copies made by law library, or lawyer. Thank.

JUN 21 2019

Action Requested to resolve your Complaint. Please Close Out my Inquest, since it supposed to be provide me with the gen. name of step 1 officer who made this call - so I can file suite.

Offender Signature: Montel B. CollierDate: 6-13-19

Grievance Response:

Signature Authority: \_\_\_\_\_ Date: \_\_\_\_\_  
If you are dissatisfied with the Step 1 response, you may submit a Step 2 (I-128) to the Unit Grievance Investigator within 15 days from the date of the Step 1 response. State the reason for appeal on the Step 2 Form.

Returned because: \*Resubmit this form when the corrections are made.

- ☒ 1. Grievable time period has expired.  
☐ 2. Submission in excess of 1 every 7 days. \*  
☐ 3. Originals not submitted. \*  
☐ 4. Inappropriate/Excessive attachments. \*  
☐ 5. No documented attempt at informal resolution. \*  
☐ 6. No requested relief is stated. \*  
☐ 7. Malicious use of vulgar, indecent, or physically threatening language. \*  
☐ 8. The issue presented is not grievable.  
☒ 9. Redundant, Refer to grievance # 2019088782  
☐ 10. Illegible/Incomprehensible. \*  
☐ 11. Inappropriate. \*

UGI Printed Name/Signature: Vicki C. Anderson

Application of the screening criteria for this grievance is not expected to adversely affect the offender's health.

Medical Signature Authority: \_\_\_\_\_

## OFFICE USE ONLY

Initial Submission UGI Initials: VC  
Grievance #: 2019139091  
Screening Criteria Used: #1 & 9  
Date Recd from Offender: JUN 21 2019  
Date Returned to Offender: JUN 21 2019  
2<sup>nd</sup> Submission UGI Initials: \_\_\_\_\_  
Grievance #: \_\_\_\_\_  
Screening Criteria Used: \_\_\_\_\_  
Date Recd from Offender: \_\_\_\_\_  
Date Returned to Offender: \_\_\_\_\_  
3<sup>rd</sup> Submission UGI Initials: \_\_\_\_\_  
Grievance #: \_\_\_\_\_  
Screening Criteria Used: \_\_\_\_\_  
Date Recd from Offender: \_\_\_\_\_  
Date Returned to Offender: \_\_\_\_\_

4. You indicate you were forced into an interrogation. Did you comply with the interrogation? If not, what was the consequence of your failure to answer questions?

Sgt Braxton came to my cell front Accompanied by C/O Sutherland on 2-25-19... which my slot was poked - I was told to step out. which I complied as I have for numerous cell searches past, present. As all prisoners know who are STG - or part of Lord Justice. To Refuse would be to discontinue Justice. As stated in Circumstance I was not advised whom I was headed to talk to @ Cell Front. So I was totally unaware nor asked if I wanted to go talk to anyone much less a Task force - Multi Agencies. Alfred Hughes has escort bosses. which Sgt. Braxton nor C/O Sutherland are a part of. Clearly then was sent to get me for one purpose (Past behavior demonstrated I would come out cell) as for STG cell searches as part of Cored Process. So I enter a room - O.I.G. is @ a table. out of corner of my eye - I see room start to fill up. People with foreward clothes, long hair, tattoos, etc. In which I'm anxious now having not been in room w/ that many folks in over 10 yrs. I suffer from Anxiety. I'm currently then & now in a mental health program due to effects of long term isolation. 10 1/2 yrs solitary admin. Sequestration w/ STG destination only was out of seg for me is thru Cored Program. So yes I was ~~more or less forced into a stressed, coercive atmosphere over hearing my~~ ~~will!~~ I was in Restrooms and never advised I could get up & leave. Was read my Rights partly signed a waiver. Answered questions to my best ability & still don't know effects till federal Judgment is handed down. However as consequence to not telling them what they wanted to hear 4-months later I'm delivered I-O-C. ~~Failure to cooperate~~ w/ outside law enforcement has cost me 2 yrs of more admin Sequestration if not more. Basically saying Incriminate myself, lie on others, have no right to remain silent or be forced w/ cruel punishment of add seg. No right to educational, vocational advancements, Rec. Phone, Contact visits, No Jobs - unsanitized living conditions which offenders C-Pol. Don't do. 1/21-

Violent London Attack due To No Rec, No Showers, Poms On exd  
 No Clean Necess. Such As Towels, Socks. feces / urine in Rec Area.  
 Black Mold 3sec - 1 Row Shower C-Rod - 12 build. Which is Deadly

I'm Unable to Obtain Names of Interrogators or Agencies they  
 Represent - Due to Grievances Not Fully Answered or Addressed.

Churchs Spc - The Tactical Policy That Says One must Co-operate  
 Against one self or others or get in A Seab Cell. Is UNCONSTITUTIONAL  
 A BARBARIC ACT IN IT SELF. MY GOD WHO'S TO SAY FOLKS ARE  
 NOT MANNING STUFF UP TO ADD TO THEIR CREDIBILITY OR ACCESS TO  
 EQUAL RIGHTS OF OTHER PRISONERS. PLEASE I BEG COURTS TO  
 INTERVENE & HAVE A JURY HEAR THIS CASE.

Have Placed Several Sick Call Requests - CAN'T BREATHE E TIMES. Due To  
 IRS - URS OF Chemical Agents used around my cell. Inmates have Plastic  
 Matt Covers. Trans - To Get Officers Attention. To where those in  
 isolation more around breeds - Those in cages, cells get fire to get  
 Attention of Cameras or officers. Suffer Bad Anxiety when Chemical  
 Agents - Sprayed Scared Ima die in Cell - ASHLYAM. Last Month about  
 10 inmates Chambers C-42 cell Gassed, Robinson C-30 Gassed, Watson C-37 Gassed  
 Bus Cell Used in Arm Room C-70 Cell. 58 cell Gassed - I've endured 10  
 URS OF Constant Gas - NO AIR Flow in 12 build - Unless Picnet cycle  
 Air - Which they Punish us when humane to do use of force by  
 NOT turning it on - All while they have Gas mask.

5. Plaintiff is to include the following declaration at the end of his more definite statement:

I declare, under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct. Title 28 U.S.C. Section 1746. Signed this 19<sup>th</sup> day of August, 2019.

Carlton W. Ballentine III  
Signature of Plaintiff #1567826

**SIGNED** on August 12, 2019

Alan D Albright  
ALAN D ALBRIGHT  
UNITED STATES DISTRICT JUDGE

Judge Sir - Requesting to be Placed Back in General Population or sent to G.R.A.D. Program All addresse 12 builds are same - Shuffling me off this unit to another does not address the issues - Unless I'm Released to Population or sent to Court -

FN The United States Dist. Court  
For Western District of Texas  
WACO DIVISION.

RECEIVED

AUG 23 2019

Carland Wayne Bailettine 1527826

V.  
SGT. Heather Broxton, et al.

CLERK, U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
BY \_\_\_\_\_  
DEPUTY CLERK

J-19-CA-459-ADA.

Dist Clerk, Mam/Sir would you see That Courts Note.  
I In fact Answered Courts Questions & Returned them By  
9-11-19. Thus Documents obtain more definite Statements with  
Validated Attachments to said Claims!!

Please Ensure said Documents Reach United States District  
Judge Alan D. Albright.

Sentenced. AUGUST 19, 2019.

Thank You, Sincerely, Carland W. Bailettine<sup>III</sup>  
#1527826  
Alfred Hitches. Mental Health  
3201 Fm 929  
Catesville TX 76597

(12 pages In All)  
plus 1 motion.

1-motion Reconsideration Appointment of Counsel To Judge Alan D. Albright  
please file on my behalf! Thanks.



MR. CARLTON BAILEY, 15267826  
Alfred Hughes Mental Health Program  
3201 Fm 929  
Ceresville TX 76597

Austin TX

TUE 20

Clerk, U.S. District  
Western District of  
United States Courthouse  
800 FRANKLIN Ave.  
WACO TX. 76701

Local Mail